

**REMARKS**

In view of the above amendments and the following remarks, reconsideration of the outstanding office action is respectfully traversed.

The rejection of claims 1-12, 14-28, 30-36, 42-47, and 49 under 35 U.S.C. § 102(b) for anticipation by Tirelli et al., "Differential Effects of Direct and Indirect Dopamine Agonists on the Induction of Gnawing in C57B1/6J Mice," *The Journal of Pharmacology and Experimental Therapeutics* 273(1):7-15 (1995) ("Tirelli") is respectfully traversed in view of the above amendments.

~~The rejection of claims 1-12, 14-28, 30-36, 42-27, and 49 under 35 U.S.C. § 102(b) for anticipation by Salama et al., "Antigenic Determinants Responsible for the Reactions of Drug-Dependent Antibodies with Blood Cells," *British Journal of Haematology* 78:535-539 (1991) ("Salama") is respectfully traversed in view of the above amendments.~~

The rejection of claims 1-12, 14-28, 30-36, 42-47, and 49 under 35 U.S.C. § 102(b) as anticipated by Switzerland Patent No. CH 538477 to Rheiner ("Swiss Application") is respectfully traversed in view of the above amendments.

The rejection of claims 1-12, 14-28, 30-36, 42-47, and 49 under 35 U.S.C. § 102(b) as anticipated by German Patent No. DE 2062001 to Rheiner ("German Application") is respectfully traversed in view of the above amendments.

The rejection of claims 1-12, 14-28, 30-36, 42-47, and 49 under 35 U.S.C. § 103 for obviousness over the Swiss Application is respectfully traversed in view of the above amendments.

The rejection of claims 1-12, 14-28, 30-36, 42-47, and 49 under 35 U.S.C. § 103 for obviousness over the German Application is respectfully traversed in view of the above amendments.

The rejection of claims 30, 33, and 34 under 35 U.S.C. § 103 for obviousness over Tirelli is respectfully traversed in view of the above amendments.

With regard to the August 27, 2001, Information Disclosure Statement, attached are the accompanying PTO-1449 forms which have been revised to include the complete citation information for the Jorgenson, "Preparation of Ketones from Reaction of Organolithium Reagents with Carboxylic Acids," *Organic Reactions*, pp. 1-97 (1977) and Blomberg et al., "The Barbier Reaction – A One Step Alternative for Synthesis via

Organomagnesium Compounds," *Synthesis*, pp. 18-30 (1970) references. Copies of these references are also enclosed.

The rejection of claims 1-12, 14-28, 30-36, 42-47, and 49-92 under 35 U.S.C. § 112 (first paragraph) for failure to satisfy the written description requirement is respectfully traversed in view of the above amendments.

The rejection of claims 1-12, 14-28, 30-36, 42-47, and 49-92 under 35 U.S.C. § 112 (second paragraph) is respectfully traversed in view of the above amendments.

The rejection of claims 1-5, 10, 16, 28, 35, 36, 42, 45, 51-55, 84-86, and 89 under 35 U.S.C. § 102 as anticipated by U.S. Patent No. 4,340,600 to Brenner et al.

("Brenner") is respectfully traversed in view of the above amendments.

Brenner discloses 4-phenyl-1,2,3,4-tetrahydroisoquinolines and their use in renal dilating methods. However, as to the pending claims, Brenner fails to teach the limitation "wherein if  $R^4$  is hydrogen, then  $R^3$  cannot be hydrogen or halogen and  $n$  cannot be 0, and  $R^9$  cannot be hydrogen". Since Brenner fails to teach or suggest compounds satisfying this limitation, it cannot anticipate the claimed invention. Accordingly, the rejection under 35 U.S.C. § 102 based on Brenner should be withdrawn.

In view of all the foregoing, it is submitted that this case is in condition for allowance and such allowance is earnestly solicited.

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